IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

MELINDA SGARIGLIA,)	
)	1:19-cv-05684
Plaintiff,)	
)	
v.)	Honorable Judge Robert W.
)	Gettleman
AMERICAN INTERNATIONAL RELOCATION)	
SERVICES, LLC, D.B.A. AIRES, AN ILLINOIS)	
LIMITED LIABILITY CORPORATION,)	
NICHOLAS GONRING & KELLY GONRING.,)	
)	
Defendant)	

PLAINTIFF'S UNOPPOSED MOTION FOR EXTENSION OF TIME

NOW COMES the Plaintiff, Melinda Sgariglia, Inc., by and through her attorney, Carol Oshana of Oshana Law, and in support of her Motion for Extension and to reset the briefing schedule, states as follows:

FACTS

- On June 20, 2019, Plaintiff Melinda Sgariglia filed her Complaint for a violation of the Residential Real Property Disclosure Act, 765 ILCS 77/35, Fraud and Breach of Contract in the Circuit Court of Cook County, Chancery Division.
- Defendants moved the matter to the United States District Court for the Northern District of Illinois, Eastern Division.
- On July 20, 2023, this honorable Court entered an Order requiring Plaintiff to file her Reply in Support of Motion and Responses to Cross Motions to be due on September 1, 2023 after filing a Motion for Extension.
- 4. Plaintiff's counsel

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5. Plaintiff's counsel forgot that the weekend is Labor Day weekend and members of

her family arrived from out of town as of August 28 for the holiday. Counsel is

spending time with her family that she does not see often.

6. Counsel is requesting until Tuesday, September 12, 2023 to file Plaintiff's Reply and

Responses while Defendants' Reply be extended for three weeks thereafter.

7. Defendants will not be prejudiced by the delay.

WHEREFORE, for the foregoing reasons, Plaintiff, by and through her attorney, Oshana

Law, respectfully requests that this Honorable Court grant Defendant an extension of 11

days to file her Reply in Support of Motion for Summary Judgment and Responses to

Defendants' Motion, until September 12, 2023, the Defendants' Reply through October 3,

2023 and that all subsequent dates be adjusted accordingly.

Respectfully submitted,

MELINDA SGARIGLIA,

By: _/s/ Carol Oshana_____

One of her attorneys

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September 1, 2023

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